Rev. 5/30/01

Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

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itle 37, Code of Federal Regula hereby claim priority benefits un atent or inventor's certificate lis	ted below and have also identif				
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the specification in the application and with amendments through	ation Serial No(if a gh(if a onal Application No. PCT/ <u>JP2</u> applicable).	pplicable), or			_, and as amend
which is described and claime the attached specification, or	d in:				
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o my name; that I verily believ	named inventor, I hereby declare that I am the original, first an named below) of the subject mat	d sole inventor (if of ter which is claimed	only one nand and for whi	ne is listed below) or an or ch a patent is sought on the	iginal, first and j

I hereby claim the benefit under Title 35, United States Code '120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code '112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, Code of Federal Regulations, '1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

APPLICATION SERIAL NO.	U.S. FILING DATE	STATUS: PATENTED, PENDING, ABANDONED
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And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this

application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from <u>WATANABE & HOTTA</u>, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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to be true; and further ine or imprisonment, the validity of the appli	tall statements made herein of my own that these statements were made with or both, under Section 1001 of Title 1 cation or any patent issuing thereon.	the knowledge that willfi 8 of the United States Co	ul false statements and ode, and that such will	the like so made are pu ful false statements ma	inishable b y jeopardiz
2nd Inventor	Shiji Do	>	Shoji ITO	December 9 December 9	, 2005
		Jun	ya KAWABATA Date		
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The above application	n may be more particularly identified a	s follows:		-	
J.S. Application Serial	No		Filing	g Date	``
Applicant Reference N	umber		Atty	Docket No	<u>-</u>
Γitle of Invention				-	